

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED IN	IVENTOR	/	ATTORNEY DOCKET NO.
08/871,004	06/06/97	NEUMANN		· r	MEDITOI
BAV K SHAH	IAN T	19M1/0302	コ	LAVINI	EXAMINER
TWIN DAKS C	OFFICE PLAZA			ART UNIT	PAPER NUMBER
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	08/871,004 RAY K. SHAH TWIN OAKS C 477 NINTH A	08/871,004 06/06/97 RAY K. SHAHANI TWIN OAKS OFFICE PLAZA	08/871,004 06/06/97 NEUMANN 19M1/0302 RAY K. SHAHANI TWIN OAKS OFFICE PLAZA 477 NINTH AVENUE, SUITE 112	08/871,004 06/06/97 NEUMANN 19M1/0302 ¬ RAY K. SHAHANI TWIN OAKS OFFICE PLAZA 477 NINTH AVENUE, SUITE 112	08/871,004 06/06/97 NEUMANN 19M1/0302 — LAVIND TWIN OAKS OFFICE PLAZA 477 NINTH AVENUE, SUITE 112

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No.

Applicant(s) 08/871,004

Neumann

Advisory Action

Examiner

Jack William Lavinder

Group Art Unit 1921



		NIOD F	OK KESPOIN	ISE: [check only a) or b)]	İ
	a) [∑	(expir	es <u>5</u>	_ months from the mailing date of the final rejection.	
	b) [is lat	er. In no even [.] tion.	e months from the mailing date of the final rejection, or on the mailing date of this Advisory Ant, however, will the statutory period for the response expire later than six months from the control of	18 (8 O) (118 tillal
	date	on which	h the response	t be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appr e, the petition, and the fee have been filed is the date of the response and also the date for the extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1 f the originally set shortened statutory period for response or as set forth in b) above.	18 00100303 01
	perio	od for re	esponse set	forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).	(or within any
Ap _l but	plica : is N	nt's res IOT de	sponse to the emed to plac	e final rejection, filed on <u>Feb 22, 1999</u> has been considered with the folloce the application in condition for allowance:	owing effect,
X	The	propos	ed amendme	ent(s):	
				on filing of a Notice of Appeal and an Appeal Brief.	
			be entered		
	Σ	they	raise new is	issues that would require further consideration and/or search. (See note below)	
				sue of new matter. (See note below).	
	D	issu	es for appeal	emed to place the application in better form for appeal by materially reducing or al.	1
] they	present add	ditional claims without cancelling a corresponding number of finally rejected clai	ims.
	N	NOTE:	The declara	ation raises new issues. The amendments to claim 1 raise new issues and the l	imitation of "a
			period of 24	4 hours" raises the issue of new matter.	
		Applica	ant's respons	se has overcome the following rejection(s):	
	Ne sep	wly pro parate,	posed or am timely filed a	nended claims would be allowable if amendment cancelling the non-allowable claims.	submitted in a
	Th	e affida		nended claims would be allowable if amendment cancelling the non-allowable claims. or request for reconsideration has been considered but does NOT place the applies:	
	The for The	e affida allowa e affida e Exami	vit, exhibit once because	or request for reconsideration has been considered but does NOT place the applie: it will NOT be considered because it is not directed SOLELY to issues which we nal rejection.	re newly raised by
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